EXHIBIT 2

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WR Grace

SR00000606

Property Damage Index Sheet

Claim Number: 00009914	Receive Date: 03/01/2003
Multiple Claim Reference	
Claim Number	MMPOC Medical Monitoring Claim Form PDPOC Property Damage NAPO Non-Asbestos Claim Form Amended
Claim Number	MMPOC Medical Monitoring Claim Form PDPOC Property Damage NAPO Non Ashestos Claim Form Amended
Attorney Information Firm Number: 00131 Attorney Number: 00227 Zip Code: 29924	Firm Name: Speights & Runyan Attorney Name: Daniel A Speights
Attachments Medical Monitoring TBD TBD TBD TBD TBD TBD	Attachments Property Damage TBD Other Attachments TBD
Other	Non-Standard Form Amended Post-Deadline Puslmark Date

PART 1: CLAIMING PARTY INFORMATION
NAME: ANDERSON MEMORIAL HOSPITAL (SEE ATTACHED) Have of individual claimant (first, widdle and last name) or business claimant SOCIAL SECURITY NUMBER (Individual Claimants): (lust four digits of SSN)
Other names by which claiming party has been known (such as chalden name or married name): First MI Last GENDER: UMALE SEMALE Mailing Address:
Street Address City State Tip Code (Province) (Postal Code)
PART 2: ATTORNEY INFORMATION
The claiming party's attorney, if any (You do not need an attorney to file this form): Law Firm Name: SPETGHTS & RUNYAN Name of Attorney: AMANDA First Mi Last Mailing Address: P O BOX 685 - 200 JACKSON AVENUE EAST. Street Address HAMPTON City Telephone: (Province) (Pustai Code) RECD MAR 3 1 2003

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SR=608

-	
	operty For Which A Claim Is Being Asserted
. What is t	e address of the real property for which a claim is being assembl (peterred to herein as "the property")?
VAR	OUS LOCATIONS ! ! !
STA	EWIDE State Zip Cosle
Count	CED STATES (Province) (Postal Ca
!. Are you listed at '	nupleting an Ashestic Property Damage Print of Claim Form for any other real property other than the one "alrowe?
∑ Yes	□ No ■
. Da vou e	rently own the property listed in Question 1, above?
I Yes	11 yo
. When die	you purchase the property? The state of the property? The state of the property? The state of the property? The state of the property? The state of the property? The state of the property? The state of the property? The state of the property? The state of the property? The state of the property? The state of the property? The state of the property? The state of the property? The state of the property? The state of the property The state of t
□ Owi	trist Specify:
i. How mor	Boors dues the property have? VARIOUS
. What is t	e approximate square: Rustage of the property?
. When we	the property 'built'!
IXI Befor	
⊠ 1959 □ After	
. What is t	shuctural support of the property?
- Wood	
	rat concrete
XI Brick	
	sandginder
[] Other	Specify:
Have you on the pr	or has someone on your behalf completed any interior renovations on the property which affected any asbestos perty?
(xj Yes	Li No
	0374101 CEDIAL #

Á.	Real Property For Which A Claim Is Being Asserted (continued)
	If yes, please specify the dates and description of such renovations.
	Description MULTIPLE RENOVATIONE OVER VARIOUS YEARS Year
	1 Pescription Year
	Year Description
11.	To the best of your knowledge, have any other interior renovations been completed on the property during any other period of time which affected any asbestus on the property?
	E Yes D No https://www.pieuse aposity the dates and descriptions of such renovations.
	Description MULTIPLE RENOVATIONS OVER VARIOUS YEARS
	Description Year
	Year Description
В.	Claim Category
12.	For which category are you making a claim on the property? [K] Category 1: Altegation with respect to asbestos from a Grace product in the property [Category 2: Altegation with respect to one of Grace's verificulite mining, milling or processing operations
[-1	If you checked Category 1 in question 12, complete section C.
Ľ	If you sheeked Cutegory I in question 12, complete section D.
C.	Category 1 Claim: Allegation With Respect To Asbestes From A Grace Product in The Property
:3	For what alleged asbestos-containing product(s) are you making a claim?
	Mundkine-3 fireproofing loss lation
	If Other Specify: SEE ATTACHED
	(For a list of the broad names under which Grace manufactured products that may have commercially added asbestes, see Exhibit 2 to the Claims Bar Date Natice provided with this Froof of Claim Form.)
14	When did you or someone on your behalf install the asbestus corresioning product(s) in the property?
	i Will I did not install the product(s)
: \$	If you or sumeone on your behalf did not install the asbestos containing product(s), to the best of your knowledge, when was/were the product(s) installed?
	Year

SERIAL #_

	□ Ye⊾	☑ N ₁₁
	the name of c	all such documents. If the documents are too voluminous to attach, attach a summary of the documents indicating ach document, dute of each disconnent, a brief description of the document, the location of the document, and who had control of the document.
	if you provide release of the	e a summary of documents rather than the documents themselves, you are required to consent to the production and se documents to Grace upon Grace's further request
17.		have any such documents, explain why and and indicate who may have possession or control of such th respect to the property.
	SEE A	TTACHED
18.	When did you	first know of the presence of asbestos in the property of the Orace product for which you are making this claim?
	2 003	
	If the docume	all documents relating or referring to the presence of asbestos in the property for which you are making this claim, nts are too voluminous to attach, attach a summary of the documents indicating the name of each document, date next, a brief description of the document, the location of the document, and who has possession and control of the
		a sucurary of documents radice than the documents themselves, you are required to consent to the production and se documents to Grace upon Grace's further request.
£9,	How did you	first learn of the presence of asbestos in the property of the Grace product for which you are making this claim?
	SEE A	TTACHED
		· · · · · · · · · · · · · · · · · · ·
20.	When did you	flist दिवाम :तेला the Grace product for which you we making this claim contained assestos?
	2003 rear	
21.	How did you i	first learn that the Green product for which you are making the claim contained esbestes?
	SEE A	TTACHED
		<u> </u>
	Have you or so making this cl M Yes	enteone on you: Echalf made an effort be recruive, contain and or abate the Grace product for which you are ziry? D No
	If Yes, attach : of the docume	If continuous relating or referring to such efforts. If the documents are too voluminous to attach, attach a summary ms indicating the name of each document, date of each document, a brief description of the document, the heation of, and who has possession and control of the document.
	lf you provide	a sucuriousy of decuments rather than the documents themselves, you are required to consent to the production and coordinates to Grace upon Grace's further request.
23.		nave any such documents, explain why not and indicate who may have possession and control of such threspect to the property.
	SEE AT	TTACHED
	L	ل يرين
		one on your behalf did not make an offort to remove, contain author abute the Ciraco product(s) for which g a claim, to the best of your knowledge, did anyone class make such an effort?
	₹. Yes	F1 No

16. Do you have decumentation relating to the purchase and/or installation of the product in the property?

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25.	If you responded Yes to question 22, or 24, and you have not supplied documents, please specify the dates and descriptions of any such efforts.
	Description SEE ATTACHED
	Description
	Year Description
26.	Have you or anyone on your behalf ever conducted any testing or sampling for the presence of ashestos of other particular in the property?
	Yes If Yes, Attack All Documents Related To Any Testing Of The Property.
27.	If you responded Yes to question 26,, but you have not provided documents, indicate who may have possession or central of such testing documents or where such documents may be located.
	SEE ATTACHED
28.	If you or someone on your behalf did not conduct any testing or sampling for the presence of asbestos or offer particulates on the property, to the best of your knowledge, did unyone else conduct such testing or sampling with respect to the property?
	□ Yes □ No NOT APPLICABLE
29.	If you responded Yes to question 26, or 28, and you have not supplied related documents, please describe when and by whom and the type of testing anc/or sampling (e.g. air, bulk and dust sampling).
	Company/Individual VARIOUS YEARS, NUMEROUS SAMPLES
	Year Type of testing:
	Company/Individual
	Year Type of testing:
	Company/Individual
	Year Type of testing:
30.	Has the Cirace products or products for which you are making this claim ever been modified and/or disturbed? E Yes No
3.	If yes, specify when and in what manner the Grace product or products was modified and/or disturbed?
	Description AFFECTED BY NUMBROUS CUSTODIAL AND MAINTENANCE ACTIVITIES AND RENOVATIONS.
	Pear Description
	Description

SERIAL #J

W.R. Grace & Co.

Asbestos Property Damage

(9276)

Proof of Claim Form

Missing Page

1 2 3 4 5

6 7 8 9 10

PART 4: ASBESTOS LITIGATION AND CLAIMS

A.	INTRODUCTION
1.	Has any expectes related property damage lawsuit or claim been filed against Grace on behalf of this claiming party relating to the property for which you are making this claim?
	∐ No . ■
	Types lawsuit
	Tyes - non lawsuit claim fother than a workers' compensation claim)
2,	This any asbestos-related property damage lawsuit or claim been filed against any other party on behalf of this claiming party relating to the property for which you are making this claim?
	□ No
	图 Yəs lawsuit
	[Yes - non-lawsum claim (other than a workers' compensation claim)
	if an aspestox-related property damage lawsuit has been filed by or on behalf of this claiming party relating to the property for which you are mosting a claim, complete Section B. below.
	if an aspestas-relates property damage non-lawsum claim has been made by or on behalf of this claiming party relating to the property for which you are making a claim, complete Section C, on the following page.
₿,	LAWSUITS
I	Please provide the following information about each ashestos-related property demage lawsuit which has been filed
	relating to the property for which you are making this claim or attach a copy of the face page of each complaint filed
	M. (APPROOF) ANDEXSON NEMCRIAL HOSPITAL, ON BRHALP OF ITSELF & OTHERS SIMILARLY SITUATED IV. N.B. GRACE & COMPANY ET AL.
	6. Count where said originally filed: HAMPTON SC Ducket No. 92CP25279
	c. Date filed: $\frac{12}{Month} = \frac{23}{Day} = \frac{1992}{Fear}$
	n. Caption
ļ	h. Court where suit priginally filed:
,	L. Date filed: = =
	a. Caption
1	Count where surt originally filed: County/State
•	z. Date filed: Month Day Year

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(Attach additional pages if recessory.)

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C. NON-LAWSULT CLAIMS
 If the channing purry has made any claims relating to the property for which you are making a claim fincluding administrative claims) against anyone, that was not filled with a court of law, please provide the following information for each claim:
n Description of claim:
b. Date submitted:
a. Description of claim:
h. Dare submitted:
3. Description of claim:
h Date submitted:
Other
Name of Entity
PART 5: SIGNATURE PAGE
All claims must be signed by the claiming party. I have reviewed the information submitted on this proof of claim form and all documents submitted in support of my claim 1 declare, under penulty of per vey,* that the above statements are true, correct, and not misleading. CONSENT TO RELEASE OF RECORDS AND INFORMATION: To the extent that I have produced a summary mather than the documents themselves as requested above or indicated who has possession and control of certain documents. I hereby asshorize and request that all other parties with custody of any documents or information concerning my property damage or the information contained at this Form, upon the reasonable request of Grace or Grace's representative, with a copy to the claiming party, disclose any and all records to Grace or to Grace's representative. O 3 - 3 0 - 2 0 03
*The penulty for presenting a fraudulent claim : \$ A fine up to \$500,000,00 or impractiment up to 5 years, or both, 15 U.S.C. \$2 152 & 3571.

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SERIAL #J

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Response to PART-1-NAME:

ANDERSON MEMORIAL HOSPITAL ON BEHALF OF ALL BUILDINGS ENCOMPASSED IN ITS CERTIFIED CLASS ACTION.

Response to Question 13 (Specify):

SURFACE TREATMENT, INCLUDING BUT NOT LIMITED TO FIREPROOFING, ACOUSTICAL PLASTER, TEXTURE, MASONRY FILL, OR OTHER ASBESTOS-CONTAINING PRODUCTS.

Response to Question 17: The Claimant understands Question 16 to ask for the existence of historical documents demonstrating that Grace's asbestos-containing products was purchased and/or installed in the property. As indicated in its response, the Claimant does not know of any such specific documents at this time. The Claimant assumes that there would have been a large number of original construction documents, including drawings and specifications. which, if not destroyed in the ordinary course of business, might possibly be found at a number of storage facilities, including those under the control of various persons involved with the design and construction of the property and the sale and installation of products in the property. In addition, this claim is based upon an assertion that debtors manufactured or sold products containing asbestos that are or were present in this property and/or all other theories of liability that are allowed by law including but not limited to conspiracy and fraudulent transfer. Moreover, Claimant believes Grace itself may be in control of supporting documentation, or other supporting information, regarding whom Grace or their salesmen sold their products to, and Claimant may need documentation or discovery from Grace on this issue. Claimant does not waive any rights, but is willing to discuss this matter with Grace if it believes Claimant's response in insufficient.

Response to Question 19: Refer to Question 17 Response.

Response to Question 21: Refer to Question 17 Response.

Response to Question 23: Taken literally, Question 22 seeks all documents relating to not only the removal, enclosure and encapsulation, but operations and maintenance documents which attempt to contain contamination from Grace's products. There is insufficient time to locate all such documents that might be called for in Question 22. To the extent that such documents have not been destroyed in the ordinary course of business, they may exist in the files or dead storage of many persons involved with such projects. Before undertaking an effort of this magnitude, Claimant would like to work with Grace to understand exactly what it is that grace is seeking and whether Claimant can easily accommodate that request.

Response to Question 27: As Claimant understands Question 26, Grace seeks all documents to every kind and description not only related to the testing or sampling for the presence of asbestos, including samples taken during any abatement projects, as well as all samples related to any other particulates, including, by way of example only, all silicates, lead dust and other metal dust, beta glucans, etc. Such documents, to the extent they exist, may not only be in the possession of Claimant, but a number of third party contractors and/or consultants

as well. Before undertaking the search for all of these documents, Claimant wishes to discuss this matter with Grace and obtain a clarification.